

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

In Re: ASBESTOS PRODUCTS	:	
LIABILITY LITIGATION (No. VI)	:	Civil Action No: MDL-875
	:	
This Document Relates to	:	E.D. Pa. Case No:
	:	
Johnson v. A W Chesterton Company, et al.,	:	11-66278- <i>file</i>
Van Stippen v. A W Chesterton Company, et al.,	:	11-63483
Zellner v. A W Chesterton Company, et al	:	11-66746

ORDER

AND NOW, this 28th day of September, 2012, upon consideration of “Plaintiffs’ Motion[s] for an Extension of Discovery and to File Expert Reports or, in the Alternative, to Transfer Cases to the CVLO-7 Scheduling Order” (11-66278 Doc. 142, 11-63483 Doc. 365, 11-66746 Doc. 184), and the responses thereto (11-66278 Doc. 146, 11-63483 Doc. 372, 11-66746 Doc. 187), it is hereby **ORDERED** that the motions are **DENIED**.¹

BY THE COURT:


DAVID R. STRAWBRIDGE
UNITED STATES MAGISTRATE JUDGE

¹ CLVO seeks to have fact discovery re-opened in these cases because “[i]nvestigation is ongoing to gather the facts and records plaintiffs’ experts need to rely upon to author their reports” and requests additional time to interview site workers and co-workers. See 11-66278 Doc. 142. Fact discovery in these cases closed on August 3, 2012. The motions were filed a month later on September 4, 2012 and September 5, 2012. They are untimely and must be denied.